### e: 1:16-cv-09140 Document #: 10 Filed: 09/22/16 Page 1 of 14 PageID #:178 UNITED STATES DISTRICT COURT

THOMAS G. BRUTON

### NORTHERN DISTRICT OF ILLINOIS 219 SOUTH DEARBORN STREET CHICAGO, ILLINOIS 60604

312-435-5670

Date: 9/22/16 Judge: Gettleman

Case No.: 16cv9140

Dear Counsel:

Mediation frequently aids in settling trademark disputes and other Lanham Act cases. For that reason, the District Court for the Northern District of Illinois established its voluntary mediation program in 1996 for Lanham Act cases. The program is Lanham Act case specific and draws on mediators who are specialists in such cases. Since its establishment, the Northern District mediation program has assisted many parties in resolving their disputes without expending the large amounts of time, effort and resources normally involved in full scale litigation.

You will find enclosed materials describing the Court's Lanham Act mediation program. They include a description of the program, the Local Rules and procedures governing it, and a current list of mediators that have been qualified by the Court to mediate Lanham Act disputes. The program has often delivered prompt and economical resolutions to disputes, and the Court strongly encourages you and your client to take advantage of it.

The docket indicates that you are appearing as counsel for one of the parties in this litigation. Pursuant to this Court's Rules and procedures, you are required to provide copies of this letter and all enclosures to each party you represent. If you represent a plaintiff, you also must provide copies of these papers to the attorney for each defendant. The attorney for each defendant then must provide these materials to each party that attorney represents. Within 21 days of the date of receipt of this letter, each attorney is required to file a Certificate with the Court stating that copies of these documents have been provided to the appropriate parties and attorneys.

The Rules also require that the parties file a Notice with the Court stating whether they will participate in the Court's Lanham Act mediation program. This Notice must be filed at the earlier of the first scheduling conference, or 90 days after this case was filed. The Judge to whom this case has been assigned has been notified that you have been sent this letter, and will expect you timely to file the Certificate and Notice.

The experience of the Court shows that the program provides tangible benefits to parties in resolving their disputes. Many lawyers and their clients have expressed satisfaction with the program, and many routinely encourage their clients to submit their disputes to mediation. We urge you and your client to proceed with mediation in this case. The best interests of your client would be served thereby.

Sincerely,	
/S/ Gregory Young	
Deputy Clerk	

### List of Lanham Act Organizations and Individual Neutrals Maintained Pursuant to Local General Rule 16.3

### A. Individual Neutrals

- 1) G. Marshall Abbey 836 Skokie Boulevard Northbrook, Illinois 60062 tel. (847) 291-9995 FX: (847)291-9996 Email: gma@gmabbeylaw.com
- 2) Louis Altman
  Michael Best & Friedrich LLC
  401 North Michigan Avenue
  Suite 1900
  Chicago, Illinois 60611
  tel. (312) 222-0800
  FX: (312) 222-0818
  Email: LAltman@attglobal.net
- 3) Brett A. August
  Pattishall, McAuliffe, Newbury,
  Hilliard & Geraldson
  311 S. Wacker Dr. Suite 5000
  Chicago, Illinois 60606
  (312) 554-7962
  FX: (312)554-8015
  Email: baugust@pattishall.com
- 4) Marvin N. Benn Much, Shelist, Freed, Denenberg, Ament & Rubenstein, P.C. 191 N. Wacker Drive, Ste. 1800 Chicago, IL 60606 tel. (312) 521-2770 FX: (312) 521-2870 Email: mbenn@muchshelist.com
- 5) Richard B. Biagi
  Neal & McDevitt
  1776 Ash Street
  Northfield, IL 60093
  tel. (847) 441-9100
  FX: (847) 441-0911
  Email: rbiagi@nealmcdevitt.com
- 6) John W. Cooley 2106 Orrington Avenue Evanston, Illinois 60201 tel. (847) 328-7285 FX: (847)864-1586 Email: jackwcool@aol.com

- 7) Champ W. Davis, Jr.
  Davis, Mannix & McGrath
  125 South Wacker Drive
  Suite 1700
  Chicago, IL 60606
  tel. (312) 332-3033
- 8) 8homas J. Donovan Barnes & Thornburg 2600 Chase Plaza 10 South LaSalle Street Chicago, IL 60603 tel. (312) 357-1313
- 9) Lee J. Eulgen Neal, Gerber & Eisenberg Two N. LaSalle Street Chicago, Illinois 60602 tel. (312) 269-8000 FX:(312) 578-2807 Email: leulgen@ngelaw.com
- 10) Robert E. Fitzgerald, Jr. 300 West Washington Suite 1200 Chicago, IL 60606 tel. (312) 782-3264
- 11) Allen H. Gerstein Marshall, O'Toole, et al 233 South Wacker Drive Chicago, Illinois 60606 tel. (312) 474-6300 FX:(312)474-0448
- 12) Vickie A. Gillio
  Gillio & Associates
  8 South Michigan Ave, Ste 810
  Chicago, Illinois 60603
  tel. (312) 750-1500
  FX:(312)750-1505
  Email: vickiegillio@worldnet.att.net
- 13) Lee Hugh Goodman 2201 Center Avenue Northbrook, IL 60062 tel. (847) 559-9525
- 14) Russell E. Hattis 1640 Jasmine Court Highland Park, IL 60035 tel. (847) 831-4404 FX: (847)831-4872

- 15) Carl F.J. Henninger 2027 Nachtman Court Wheaton, Illinois 60187 tel. (630) 668-2160
- 16) Keith L. Hunt
  Hunt and Associates
  Three 1st Nat'l.Plaza Suite 3750
  Chicago, IL 60602
  tel. (312) 558-6577
  FX: (312)558-9911
  Email: klh@huntassoclaw.com
- 17) Sheldon Karon
  Foley & Lardner
  330 North Wabsh Ave. #3300
  Chicago, IL 60611-3608
  tel. (312) 755-2604
  FX: (312)755-1925
  Email:skaron@foleylaw.com
- 18) Daniel L. Kegan
  79 West Monroe Street #1320
  Chicago, Illinois 60603
  tel. (312) 782-6495, ext. 21
  FX: (312) 782-6494
  Email: daniel@keganlaw.com
- 19) John Adam Kerns, Jr. 187 Brittney Lane Hartley, Delaware 19953-227887 tel. (302) 492-3445 FX: (302)492-3446 Email: neutraljohn@myfavoritei.com
- 20) Charles A. Laff
  Michael Best & Friedrich LLC
  180 N. Stetson Ave.
  Suite 2000
  Chicago, Illinois 60601
  tel. (312) 222-0800
  FX: (312) 222-0818
  Email: calaff@michaelbest.com
- 21) Bart A. Lazar
  Seyfarth, Shaw, Fairweather &
  Geraldson
  55 E. Monroe
  Chicago, IL 60603
  tel. (312) 269-8986
  FX: (312)269-8869
  Email: blazar@seyfarth.com

- 22) Floyd A. Mandell
  Katten Muchin & Zavis
  525 West Monroe Street
  Suite 1600
  Chicago, Illinois 60661
  tel. (312) 902-5200
  FX: (312) 577-8982
  Email: floyd.mandell@kmz.com
- 23) Charles R. Mandly, Jr.
  Foley & Lardner LLP
  321 N. Clark Street, Suite 2800
  Chicago, IL 60610-4764
  tel. (312) 832-4500
  FX: (312) 832-4700
  Email: cmandly@foley.com
- 24) Roger H. Marks 1104 West Barry Street Chicago, Illinois 60657 tel. (312) 491-3214
- 25) Kevin J. McDevitt
  Neal & McDevitt
  1776 Ash Street
  Northfield, IL 60093
  tel. (847) 441-9100
  FX: (847) 441-0911
  Email: kmcdevitt@nealmcdevitt.com
- Frank J. McGarr
   Foley & Lardner
   One IBM Plaza
   330 N. Wabash Suite 3300
   Chicago, Illinois 60611
   tel. (312) 755 1900
- 27) William T. McGrath
  Davis, Mannix & McGrath
  125 S. Wacker Drive Suite 1700
  Chicago, Illinois 60606
  tel. (312)332-4748
  FX: (312) 332-6376
  Email: wmcgrath@dmmlaw.com
- 28) Michael R. McKenna 500 W. Madison Suite 3800 Chicago, Illinois 60661 tel. (312) 321-0123 FX: (312)876-2020 Email: HIPATENT@megsinet.net

- 29) Antony J. McShane
  Neal, Gerber & Eisenberg
  Two North LaSalle Street
  Chicago, IL 60602
  tel. (312) 269-8486
  FX: (312) 578-2808
  Email: amcshane@ngelaw.com
- 30) Thomas H. Morsch
  Northwestern University
  School of Law
  357 East Chicago Ave.
  Chicago, Illinois 60611
  (312) 503-0321
  FX: (312) 503-8977
  Email: tmorsch@law.northwestern.edu
- 31) Susan Somers Neal
  Neal & McDevitt
  1776 Ash Street
  Northfield, IL 60201
  tel. (847) 441-9100
  FX: (847) 441-0911
  Email: sneal@nealmcdevitt.com
- 32) Roy H. Nelson 111 East Wisconsin Ave, Ste 1500 Milwaukee, Wisconsin 53202 tel. (414) 276-0731
- 33) Robert M. Newbury
  Pattishall, McAuliffe, Newbury,
  Hilliard & Geraldson
  311 S. Wacker Dr. Suite 5000
  Chicago, Illinois 60606
  tel. (312) 554-7940
  FX: (312)554-8015
  Email: rnewbury@pattishall.com
- 34) William L. Niro
  Niro, Scavone, Haller & Niro
  181 W. Madison St. Suite 4600
  Chicago, Illinois 60602
  tel. (312) 236-0733
  FX: (312) 236-1097
  Email: wniro@nshn.com
- 35) Joseph V. Norvell
  Brinks Hofer Gilson & Lione
  455 N. Cityfront Plaza Drive
  Chicago, IL 60611-5599
  tel. (312)321-4712
  FX: (312)321-4299
  email:jnorvell@brinkshofer.com

- 36) Mark V.B. Partridge
  Partridge IP Law P.C.
  161 N. Clark St.
  Suite 4700
  Chicago, IL 60601
  tel. (312) 634-9500/9501
  FX:(312) 634-9505
  Email: mark@partridgeiplaw.com
- Donald Paull
   7201 N. Lincoln Ave., #214
   Lincolnwood, IL 60712
   tel. (847) 763-1663
   FX: (847763-1665
- 38) Gary M. Ropski
  Brinks Hofer Gilson & Lione
  NBC Tower, Suite 3600
  455 N. Cityfront Plaza Drive
  Chicago, IL 60611-5599
  Phone: 312/321-4216
  Fax: 312/321-4299
  EMail: gropski@brinkshofer.com
- 39) Larry L. Saret Michael Best & Friedrich LLC 180 N. Stetson Ave Suite 2000 Chicago, Illinois 60601 tel. (312)222-0800 fax.(312)222-0818
- 40) Thomas G. Scavone
  Niro, Scavone, Haller & Niro
  181 W. Madison Suite 4600
  Chicago, Illinois 60602
  tel. (312) 236-0733
  FX: (312) 236-3137
  Email: scavone@NSHN.com
- 41) Thomas E. Smith 209 South LaSalle St. Suite 410 Chicago, Illinois 60604 (312) 368-6643
- 42) Kevin C. Trock
  Michael Best & Friedrich, LLC
  401 N. Michigan Ave., Suite 1700
  Chicago, IL 60611
  tel. (312)661-2120
  Email: kctrock@mbf-law.com

Rev.11122015

- 43) Robert E. Wagner
   Wallenstein & Wagner, Ltd.
   311 South Wacker Dr. 53rd Floor
   Chicago, Illinois 60606
   FX: (312)554-3301
   Email:rwagner@wallywag.com
- 44) Joseph N. Welch II
  Pattishall, McAuliffe,
  Newbury, Hilliard & Geraldson
  311 S. Wacker Dr. Suite 5000
  Chicago, IL 60606
  tel. (312) 554-8000
  FX: (312)554-8015
  Email: jwelch@pattishall.com
- 45) Stuart M. Widman
  Much, Shelist, Freed, Denenberg
  Ament, Bell & Rubenstein
  200 North LaSalle Suite 2100
  Chicago, Illinois 60601
  tel. (312) 346-3100
  FX: (312)621-1750
  Email: swidman@muchlaw.com
- Jeffery A. Handelman
   Brinks Hofer Gilson & Lione
   NBC Tower, Suite 3600
   455 North Cityfront Plaza Dr.
   Chicago, Illinois 60611-5599
   tel. (312) 321-4236

Email: jhandelman@brinkshofer.com

- (47) Michael B. Getty
  1560 North Sandburg Terrace
  #1104
  Chicago, IL 60610
  tel. (312) 943-5410
  Email: mbgetty@aol.com
- 48) Jay G. Taylor
  IceMiller LLP
  One American Square
  Suite 3100
  Indianapolis, IN 46282-0200
  tel. (317) 235-2100
  Email: Jay.Taylor@icemiller.com

### B. Individual Organizations

US. Arbitration and Mediation of the Northeast, Inc. P.O. Box 451 Bensalem, Pennsylvania 19020 tel. (800) 354 - 2478 Alvora Varin-Hommen
P.O. Box 451
Bensalem, Pennsylvania 19020
tel. (800) 354 - 2478
FX: (215)750-6367
Email: usamne@aol.com

#### INTA/CPR

### **CPR Institute for Dispute Resolution**

366 Madison Avenue New York, NY 10017 tel. (212)949-6490 FX:(212)949-8859 Contact: Lisa Stigliano

### **International Trademark Association**

1133 Avenue of the Americas New York, NY 10036 tel. (212) 768-9887 FX: (212) 768-7796 Contact: Lisa Stigliano

1) Miles J. Alexander
Kilpatrick Stockton LLP
1100 Peachtree Street
Suite 2800
Atlanta, GA 30309-4530
tel. (404) 815-6410
FX:(404) 815-6555
Email:
malexander@kilpatrickstockton.com

2) James M. Amend Kirkland & Ellis 200 East Randolph Dr. # 5300 Chicago, IL 60601 Tel. (312) 861-2154 FX: (312) 861-2200 Email: james\_amend@kirkland.com

3) Richard M. Berman 9804 St. John's Road Minnetonka, MN 55305 Tel.(952) 938-4911 FX:(952) 938-4682 Email: cberman643@aol.com

4) Guy M. Blynn R.J. Reynolds Tobacco Company 401 North Main Street, 9th Floor P.O. Box 2959 Winston-Salem, NC 27102-2959 Tel.(336) 741-7508 FX:(336) 741-7598 Email: blynng@rjrt.com 5) Margaret A. Boulware Jenkens & Gilchrist, P.C. 1100 Louisiana Suite 1800 Houston, TX 77002 Tel.(713) 951-3375 FX:(713) 951-3314 Email: mboulware@jenkens.com

6) Edward T. Colbert Kenyon & Kenyon 1500 K Street, N.W. Suite 700 Washington, DC 20005 Tel.(202) 220-4280 FX:(202) 220-4201 Email: ecolbert@kenyon.com

7) John M. Cone Akin, Gump, Strauss, Hauer & Feld, L.L.P. 1700 Pacific Avenue Suite 4100 Dallas, TX 75201 Tel.(214) 969-4214 FX:(214) 969-4343 Email: jcone@akingump.com

8) John J. Cummins LeRivage #19 South 4351 Gulf Shore Blvd. North Naples, FL 34103 Tel.(941) 649-7356 FX:(941) 649-1038 Email: john07c@aol.com

9) Joan L. Dillon Kilpatrick Stockton LLP 1100 Peachtree Street Suite 2800 Atlanta, GA 30309-4530 Tel.(404) 815-6533 FX:(404) 815-6555 Email: jdillon@kilpatrickstockton.com

10) Marie V. Driscoll Fross Zelnick Lehrman & Zissu, P.C. 866 United Nations Plaza 6th Floor New York, NY 10017 Tel.(212) 813-5939 FX:(212) 813-5901 Email: mdriscoll@frosszelnick.com

### Case: 1:16-cv-09140 Document #: 10 Filed: 09/22/16 Page 5 of 14 PageID #:182

11) Sandra Edelman Dorsey & Whitney LLP 250 Park Avenue New York, NY 10177 Tel.(212) 415-9269 FX:(212) 953-7201

Email: edelman.sandra@dorseylaw.com

12) William A. Finkelstein Alschuler Grossman Stein & Kahan The Water Garden 1620 26th Street, 4th Floor, North Tower Santa Monica, CA 90404-4060 Tel.(310) 255-9114 FX:(310) 907-2000 Email: wfinkelstein@agsk.com

13) Anthony L. Fletcher Fish & Richardson, P.C. 45 Rockefeller Plaza Suite 2800 New York, NY 10111 Tel.(212) 641-2291 FX:(212) 258-2291 Email: fletcher@fr.com

14) Kenneth B. Germain
Thompson Hine LLP
312 Walnut Street
Suite 1400
Cincinnati, OH 45202
Tel.(513) 352-6527
FX:(513) 241-4771
Email: ken.germain@thompsonhine.com

15) Jerome Gilson Brinks Hofer Gilson & Lione NBC Tower, Suite 3600 455 North Cityfront Plaza Dr. Suite 3600 Chicago, IL 60611-5599 Tel.(312) 321-4205 FX:(312) 321-4299 Email: jgilson@brinkshofer.com

16) Vito T. Giordano
Von Maltitz, Derenberg, Kunin, Janssen & Giordano
60 East 42 Street Room 4410
New York, NY 10165
Tel.(212) 661-1400
FX:(212) 370-1819
Email: vtgiordano@vonmaltitz.com

17) Arthur J. Greenbaum Cowan, Liebowitz & Latman 1133 Avenue of the Americas 35th Floor New York, NY 10036-6799 Tel.(212) 790-9240 FX:(212) 575-0671 Email: ajg@cll.com

18) David C. Gryce
Arent Fox Kintner Plotkin & Kahn, PLLC
1050 Connecticut Avenue, N.W.
Washington, DC 20036-5339
Tel.(202) 775-5797
FX:(202) 857-6395
Email: gryced@arentfox.com

19) Dolores K. Hanna Bell, Boyd & Lloyd, LLC 70 W. Madison Street Suite 3300 Chicago, IL 60602 Tel.(312) 807-4403 FX:(312) 827-1276 Email: dhanna@bellboyd.com

20) Roslyn S. Harrison McCarter & English, LLP Four Gateway Center 100 Mulberry Street Newark, NJ 07101-0652 Tel.(973) 639-7963 FX:(973) 624-7070 Email: rharrison@mccarter.com

21) Laurence R. Hefter Finnegan, Henderson, Farabow, Garrett & Dunner, L.L.P. 1300 I Street, N.W., Suite 700 Washington, DC 20005-3315 Tel.(202) 408-4053 FX:(202) 408-4400

22) David C. Hilliard Pattishall, McAuliffe, Newbury, Hilliard & Geraldson 311 South Wacker Drive Suite 5000

Email: larry.hefter@finnegan.com

Suite 5000 Chicago, IL 60606 United States Tel.(312) 554-7950 FX:(312) 554-8015 Email: dhilliard@pattishall.com 23) Nancy V. Hoyt
University of Minnesota
Office of the General Counsel
360 McNamara Alumni Center
200 Oak Street S.E.
Minneapolis, MN 55455-2006
Tel.(612) 624-4100
FX:(612) 626-9624
Email: nancyhoyt@mail.ogc.umn.edu

24) Anne S. Jordan PeopleSoft, Inc. 4305 Hacienda Drive Pleasanton, CA 94588 Tel.(925) 694-8863 FX:(925) 694-5550 Email: anne jordan@peoplesoft.com

25) Siegrun D. Kane Morgan & Finnegan, L.L.P. 345 Park Avenue New York, NY 10154-0053 Tel.(212) 415-8778 FX:(212) 751-6849 Email: skane@morganfinnegan.com

26) Bruce P. Keller Debevoise & Plimpton 919 Third Avenue New York, NY 10022 Tel.(212) 909-6118 FX:(212) 909-6836 Email: bpkeller@debevoise.com

27) David J. Kera
Oblon, Spivak, McClelland, Maier &
Neustadt, P.C.
1755 Jefferson Davis Highway
Fourth Floor
Arlington, VA 22202
Tel.(703) 412-6456
FX:(703) 413-2220
Email: dkera@oblon.com

28) Richard J. Leighton Keller and Heckman LLP 1001 G Street N.W. Suite 500 West Washington, DC 20001 Tel.(202) 434-4220 FX:(202) 434-4646 Email: leighton@khlaw.com

### Case: 1:16-cv-09140 Document #: 10 Filed: 09/22/16 Page 6 of 14 PageID #:183

29) George F. Long Huff, Poole & Mahoney P.C. 4705 Columbus Street Virginia Beach, VA 23462 Tel.(757) 518-2392 FX:(757) 552-6016 Email: glong@hpmlaw.com

30) Leslie J. Lott Lott & Friedland, P.A. Post Office Drawer 141098 355 Alhambra Circle, Suite 1100 Coral Gables, FL 33134 Tel.(305) 448-7089 FX:(305) 446-6191 Email: ljlott@lott-friedland.com

31) Gregory A. Madera Fish & Richardson, P.C. 225 Franklin Street Suite 3100 Boston, MA 02110-2804 Tel.(617) 521-7809 FX:(617) 542-8906 Email: madera@fr.com

32) Paul Maki
Edmunds Maki Verga & Thom
Davies Pacific Center
841 Bishop Street, Suite 2104
Honolulu, HI 96813
Tel.(808) 524-2000
FX:(808) 528-3585
Email: pmaki@emvt.com

33) Floyd A. Mandell Katten Muchin Zavis Rosenman 525 West Monroe Street Suite 1600 Chicago, IL 60661-3693 Tel.(312) 902-5235 FX:(312) 577-8982 Email: floyd.mandell@kmzr.com

34) Susan Somers Neal Neal & McDevitt 1776 Ash Street Northfield, IL 60093 Tel.(847) 441-9100 FX:(847) 441-0911 Email: sneal@nealmcdevitt.com 35) Melville Owen Owen, Wickersham & Erickson, P.C. 455 Market Street 19th Floor San Francisco, CA 94105 Tel.(415) 882-3206 FX:(415) 882-3232 Email: mowen@owe.com

36) Louis T. Pirkey
Fulbright & Jaworski L.L.P.
600 Congress Ave
Suite #2400
Austin, TX 78701-3248
Tel.(512) 536-3001
FX:(512) 536-4598
Email: lpirkey@fulbright.com

37) Manny D. Pokotilow Caesar, Rivise, Bernstein, Cohen & Pokotilow, Ltd. Seven Penn Center 1635 Market Street, 12th Floor Philadelphia, PA 19103-2212 Tel.(215) 567-2010 FX:(215) 751-1142 Email: mpokotilow@crbep.com

38) Edward M. Prince Alston & Bird LLP 601 Pennsylvania Avenue NW North Building, 10th Floor Washington, DC 20004-2601 Tel.(202) 756-3358 FX:(202) 756-3333 Email: eprince@alston.com

39) Susan Progoff
Fish & Neave
1251 Avenue of the Americas
New York, NY 10020
Tel.(212) 596-9152
FX:(646) 728-2656
Email: sprogoff@fishneave.com

40) William D. Raman Thompson & Knight LLP 1200 San Jacinto Center 98 San Jacinto Blvd. Austin, TX 78701-4039 Tel.(512) 469-6132 FX:(512) 469-6180 Email: ramanw@tklaw.com 41) W. Whitaker Rayner Watkins Ludlam Winter & Stennis, P.A. P.O. Box 427 633 North State Street Jackson, MS 39205-0427 Tel.(601) 949-4724 FX:(601) 949-4804 Email: wrayner@watkinsludlam.com

42) Albert Robin Robin, Blecker & Daley 330 Madison Avenue New York, NY 10017 Tel.(212) 682-9640 FX:(212) 682-9648 Email: arobin@rbd-law.com

43) Richard D. Rochford Jr.
Nixon Peabody LLP
P.O. Box 31051
Clinton Square
Rochester, NY 14603-1051
Tel.(585) 263-1000
FX:(585) 263-1600
Email: rrochford@nixonpeabody.com

44) Seymour Rothstein
Olson & Hierl, Ltd.
20 North Wacker Drive
36th Floor
Chicago, IL 60606
Tel.(312) 580-1180
FX:(312) 580-1189
Email: srothstein@olsonhierl.com

45) Jeffrey M. Samuels University of Akron School of Law 150 University Avenue Akron, OH 44325-2901 Tel.(330) 972-7898 FX:(330) 258-2343 Email: samuels@uakron.edu

46) Sandra A. Sellers
Technology Mediation Services, LLC
6510 Heather Brook Court
McLean, VA 22101
Tel.(703) 734-1810
FX:(703) 734-1810
Email:
ssellers@technologymediation.com

### Case: 1:16-cv-09140 Document #: 10 Filed: 09/22/16 Page 7 of 14 PageID #:184

47) Howard J. Shire Kenyon & Kenyon One Broadway New York, NY 10004 Tel.(212) 908-6205 FX:(212) 425-5288

Email: hshire@kenyon.com

48) Virginia S. Taylor
Kilpatrick Stockton LLP
1100 Peachtree Street
Suite 2800
Atlanta, GA 30309-4530
Tel.(404) 815-6373
FX:(404) 815-6555
Email: vtaylor@kilpatrickstockton.com

49) Paul C. Van Slyke Locke Liddell & Sapp LLP 600 Travis Street Suite 3400 Houston, TX 77002-3095 Tel.(713) 226-1406

Email: pvanslyke@lockeliddell.com

50) Vernon F. Venne Ashland Inc. 5200 Blazer Parkway Dublin, OH 43017 Tel.(614) 790-3975 FX:(614) 790-4268

FX:(713) 223-3717

Email: vfvenne@ashland.com

51) Maxim H. Waldbaum Salans 620 Fifth Avenue New York, NY 10020 Tel.(212) 632-8435 FX:(212) 307-3399

Email: mwaldbaum@salans.com

52) Richard A. Wallen Christie, Parker & Hale, LLP 350 West Colorado Boulevard Suite 500 Pasadena, CA 91105 Tel.(626) 795-9900 FX:(626) 577-8800 Email: richard.wallen@cph.com 53) W. Mack Webner Sughrue Mion, PLLC 2100 Pennsylvania Avenue, N.W. Suite 800

Washington, DC 20037 Tel.(202) 663-7495 FX:(202) 293-4308

Email: mwebner@sughrue.com

54) Steven M. Weinberg Greenberg Traurig, LLP 2375 East Camelback Road Suite 700

Phoenix, AZ 85016 (602)445-8376 (602)445-8100

Email: weinbergs@gtlaw.com

55) David A. Weinstein Law Offices of David A. Weinstein 1600 Broadway Suite 2600 Denver, CO 80202 Tel.(303) 863-8818 FX:(303) 863-8820

Email: tmcopylaw@aol.com

Rev.11122015

### LR16.3. Voluntary Mediation Program

- (a) PROGRAM ESTABLISHED. A program for voluntary mediation is established for cases arising under the Federal Trademark Act of 1946, 15 U.S.C. §§ 1051-1127 ("the Lanham Act").
- (b) PROCEDURES. The voluntary mediation program shall follow the procedures approved by the Executive Committee. The procedures outline the responsibilities of counsel and the parties in cases that are eligible for the mediation program. Copies of the procedures may be obtained from the clerk.
- (c) Confidentiality All mediation proceedings, including any statement made by any party, attorney or other participant, shall, in all respects, be privileged and not reported, recorded, placed in evidence, made known to the trial court or jury, or construed for any purpose as an admission. No party shall be bound by anything done or said at the conference unless a settlement is reached, in which event the settlement shall be reduced to writing and shall be binding upon all parties.

# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS PROCEDURES FOR VOLUNTARY MEDIATION PROGRAM FOR LANHAM ACT CASES

Adopted Pursuant to Local Rule 16.3(b)

### I. Screening and Assignment of Cases.

- A. Pursuant to Local Rule 16.3, cases that are filed under the Federal Trademark Act of 1946, 15 U.S.C. §§ 1051-1127 (the "Lanham Act"), shall be assigned to the program of court-annexed mediation (Program). Cases that are filed under seal pursuant to local General Rule 10L and cases that are under seal pursuant to court order shall not be assigned to the Program during the time they remain under seal. Any time periods specified in these procedures shall be adjusted to exclude periods when cases are under seal.
- B. Cases shall be assigned to the Program on the basis of information recorded in the Integrated Case Management System (ICMS). The information used for this purpose will be the nature of suit and cause of action recorded for each civil case. 1 A computer program will be run on a weekly basis to identify all civil cases filed during the previous week where the cause of action entered in ICMS is a Lanham Act citation or the nature of suit code entered in ICMS is 840 (i.e., the nature of suit code for trademark cases).
- C. A member of the staff of the Clerk of Court will check the complaint for each case identified by the weekly computer program to verify that the complaint indicates that the case has been filed pursuant to the Lanham Act.

### II. Notice of Assignment

- A. For a case assigned to the Program, the Clerk shall provide notice of the assignment to the attorney who filed the action. If the case was commenced by a party filing *pro se*, the notice will be provided to the party. The notice will include a description of the Program. Along with the notice the Clerk will send a List of Lanham Act Organizations and Neutrals.
  - B. The Clerk will notify the judge that the case has been assigned to the Program.
- C. Upon receiving the notice and accompanying material from the Clerk, each attorney notified as provided for in section II.A above must promptly provide a copy of the notice and accompanying descriptive material to that attorney's client and to the attorney for each defendant, if known, or to each defendant, if the attorney is not known. Defense attorneys must promptly provide copies of the material they receive to each party they represent.

### III. List of Lanham Act Organizations and Neutrals

A. Maintenance by the Clerk of a List of Lanham Act Organizations and Neutrals

The clerk of the Court shall maintain and make available to the public a List of Lanham Act Organizations and Neutrals consisting of the name, address, and telephone numbers of each organization and person who has filed with the clerk the certificate specified by section C of this rule, and whose name has not been withdrawn or removed pursuant to section E of this rule. The clerk shall further maintain and make available to the public a file containing the certificates filed by those persons whose names are included on the list of mediators. Inclusion on the list does not constitute certification by the Court of the qualifications of the organization or neutral.

### B. Minimum Criteria

No organization or person may file a certificate pursuant to paragraph C below or be included in the List of Lanham Act Organizations and Neutrals unless such person or organization meets the following minimum criteria:

- (1) For Organizations:
- a. A minimum of three years involvement with alternative dispute resolution in providing, sponsoring or training neutrals; and
- b. Affiliation with two or more individuals who meet the minimum criteria set forth below.
- (2) For Individuals:
- a. Five years or more experience in the practice of Lanham Act law; or
- b. Three years or more experience as a neutral (not necessarily in Lanham Act law).
- C. Certificates

An organization may be included in the List of Lanham Act Organizations and Neutrals by filing with the Clerk of this Court a certificate containing the following information:

- (1) For Organizations:
- a. Name, address, and nature and duration of involvement in alternative dispute procedures and activities;
- b. procedures and programs for training individuals in techniques of mediation and arbitration;
- c. experience in training such individuals in connection with disputes under the Lanham Act;
- d. experience in providing neutrals to mediate or arbitrate disputes under the Lanham Act;
- e. names and addresses of individuals the organization represents are qualified by experience or training, or both, to mediate or arbitrate disputes under the Lanham Act, together with copies of their curricula vitae; and
- f. representative cases (including citations to published decisions) in which the organization has participated, including the names and addresses of counsel and parties (unless such information is deemed confidential).
- (2) For Individuals:
- a. Name, address, and academic and legal education credentials;
- b. years in the practice of Lanham Act law, including trademark and unfair competition law and false advertising law;
- c. experience in mediating or arbitrating disputes under the Lanham Act, other intellectual property law disputes, or general commercial disputes;
- d. a summary of Law School or C.L.E. courses in Lanham Act subject matter taken or taught, including seminars or meetings of the American Bar Association, ALI-ABA, American Intellectual Property Law Association, International (formerly The United States) Trademark Association, Practicing Law Institute, Chicago Bar Association, or other groups or organizations;
- e. membership and committee activity in professional organizations dealing with intellectual property law, including the Lanham Act;
- f. publications on Lanham Act or other intellectual property law subject matter;
- g. Any other experience, including litigation experience, he or she believes relevant to serving as a neutral;
- h. representative cases (including citations to published decisions) in which the individual has participated as a mediator or arbitrator, including the names and addresses of counsel and parties (unless such information is deemed confidential); and

- i. a copy of his or her curriculum vitae.
- D. Amendment and Updating.

Any organization and individual who files a certificate with the Clerk shall promptly file amendments to the certificates, whenever necessary or appropriate, to disclose any substantial change in the information provided in the certificate. In addition, each such organization or individual shall file a complete, updated certificate at no more than five year intervals.

E. Withdrawal and Removal from the List of Lanham Act Organizations and

Any organization or neutral may voluntarily withdraw from the List of Lanham Act organizations and neutrals at any time by providing written notification to the clerk of the Court, who shall thereupon remove the name of the organization or neutral from said List and remove that organization or neutral's certificate from the file of such certificates. If an organization or neutral fails to update his, her or its certificate pursuant to section D of this rule, or for good cause as certified to the clerk by the Chief Judge, the clerk shall remove the name of that organization or neutral from said List and remove that organization or neutral's certificate from the file of certificates.

### **IV.** Attorney Certification

As soon as practicable but in no event later than 21 days after receiving the notice provided pursuant to section II.A, each attorney for a party shall file with the Clerk a certificate stating that the attorney has mailed or otherwise provided a copy of the notice and all information about the Program to each party that the attorney represents in the action, or to the guardian or representative of each party.

### V. Notice of Participation or Non-Participation

A. Nothing in these Procedures shall be construed to affect the time within which a party is to answer or otherwise plead to a complaint. If a pleading in lieu of answer, or a motion for a temporary restraining order or a preliminary injunction is filed before the notice of participation or non-participation required by subsection B of this section has been filed, the court may fix a new time by which the parties must file the joint notice, or may find that the case is not appropriate for the program and excuse the parties from filing the joint notice, or may enter such other order as may be appropriate. Such action by the court shall be in writing, or on the record.

The parties in cases assigned to the Program are not required to participate in the Program but are strongly encouraged to do so. At the earliest of the first scheduling conference, or 90 days from filing of the complaint, the parties in cases assigned to the Program will file a jointly written notice indicating one of the following:

- (1) that they wish to participate in the Program;
- (2) that they do not wish to participate in the Program; or
- (3) that they are already participating in some other mediation program.
- B. If the notice indicates that the parties do not wish to participate in the Program, a brief statement of the reason or reasons must be included in the notice. Such a statement shall not disclose the position of any individual party concerning participation in the Program. If the notice indicates that the parties are participating in some other mediation program, the notice must provide a brief description of the nature of the program.
- C. The judge to whom a case eligible for the Program is assigned may impose sanctions for failure to notify clients pursuant to paragraph II.C. and/or failure to file the notice pursuant to paragraphs V.A and B.

### VI. Mediation Procedure

- A. Mediation is a flexible, nonbinding and confidential dispute resolution process in which an impartial and qualified neutral facilitates negotiations among the parties in an attempt to help them reach settlement.
- B. The mediation process does not contemplate testimony by witnesses. The neutral does not review or rule upon questions of fact or law, or render any final decision in the case, but may provide an opinion on questions of fact or law, or on the merits of the case if the case if requested or if desirable.
- C. The parties shall select a neutral and obtain the consent of the neutral to act as mediator not more than 14 days after the filing of the joint notice of participation. The parties may request an extension of time for good cause shown. The parties may agree to select a neutral from the List of Lanham Act Organizations and Neutrals provided with the notice of assignment. In the event the parties wish to participate in the Program, but cannot agree on a panel neutral, the parties may contact any organization or individual identified in the List, which or who will assist in selecting a neutral for them.
- D. The neutral shall disqualify himself or herself in any case in which the circumstances listed in 28 U.S.C. § 455 exist, and would apply if the neutral were a judge.
- E. The neutral shall select a time and a place for the mediation conference, and any adjourned mediation session, that is reasonably convenient for the parties, and shall give them at least 14 days written notice of the initial conference. Except as ordered by the court for good cause shown, the date of the first mediation conference shall be not later than 45 days after the filing of the joint notice of participation and the date of the last conference shall be not more than 30 days following the first conference. If the parties settle the case prior to the mediation conference, they shall promptly advise the neutral and the judge assigned to the case that a settlement has been reached.
- F. The neutral may require the parties to submit memoranda, on a confidential basis and not served on the other parties, addressing the strengths and weaknesses in that party's case and the terms that party proposes for settlement.
- G. The following individuals shall attend the mediation conference unless excused by the mediator:
  - (1) each party who is a natural person;
  - (2) for each party that is not a natural person, either
- (a) a representative who is not the party's attorney of record and who has full authority to negotiate and settle the dispute on behalf of that party, or
  - (b) if the party is an entity that requires settlement approval by a committee, board or legislative body, a representative who has authority to recommend a settlement to the committee, board or legislative body;
  - (3) the attorney who has primary responsibility for each party's case; and
  - (4) any other entity determined by the mediator to be necessary for a full resolution of the dispute referred to mediation.
- H. Except where a party has been excused as provided for by section VI.H. above, failure of an attorney or a party to attend the mediation conference as required shall be reported to the assigned judge and may result in the imposition of sanctions as the judge may find appropriate.

### VII. Reporting on the Program

- A. Within 10 days following the conclusion of the mediation session, the neutral shall file a concise report with the court disclosing only whether required parties were present and the disposition of the case, including:
  - (1) the case settled;

- (2) the parties agreed to adjourn for further mediation; or
- (3) the neutral determined that the negotiations are at an impasse.
- B. All written and oral communications made in connection with the mediation conference, including any statement made by any party, attorney or other participant, shall, in all respects, be privileged and not reported, recorded, placed in evidence, made known to the trial court or jury, or construed for any purpose as an admission. No party shall be bound by anything done or said at the conference unless a settlement is reached, in which event the agreement upon a settlement shall be reduced to writing and shall be binding upon all parties to that agreement. In addition, the parties are free to enter confidentiality agreements covering all information disclosed in memoranda and during the mediation session.

### VIII. Costs

- A. Absent agreement to the contrary, the parties shall share equally all costs incurred as a result of the mediation, including the costs of the neutral's services, except that each party shall be responsible for its own attorneys' fees.
- B. Neutrals shall be reimbursed for the expenses and compensated by the hourly rate disclosed by them during the selection process, or as agreed in writing in advance between the neutral and the parties.
- C. Except as provided in section VIII.B., a neutral shall not charge or accept anything of value from any source whatsoever for or relating to his or her duties as a neutral.

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

Case Number:

	vs.	Plaintiff (	Assigned	l Judge:	
		( ( ) ( Defendant (	Designate Magistra		
JOINT STATEMENT REGARDING PARTICIPATION IN THE VOLUNTARY MEDIATION PROGRAM FOR LANHAM ACT CASES					
Pursuant to Section V.A. of the procedures for the voluntary mediation program, the undersigned parties hereby file this joint statement concerning their participation in the program.					
A.	The undersigned will participate in the Court's mediation program.				
B.	The undersigned will not participate in the Court's mediation program because not all all parties agree to take part in the program.				
C.	The undersigned will not participate in the Court's mediation program for the reasons described in the attached statement.				
D.	The undersigned will participate in another mediation program. (Note: A brief statement detailing the nature of the program must be attached.)				
	Signature of Plain	tiff's Counsel		Signature of Defendant's Counsel	
	Date			Date	